

16-inch diameter well was within reasonable pumping levels and was not an unreasonable interference with the rights of plaintiffs and each of them to divert water by means of their wells.

From the foregoing Amended Findings Of Fact, the Court now makes and enters the following

AMENDED CONCLUSIONS OF LAW

1. That plaintiffs have no absolute right to artesian pressure as a method of diversion of water by means of their several wells, nor do plaintiffs or any of them have a vested right to have the ground water levels in their several wells maintained at elevations above which their respective wells can be pumped by reasonable and efficient means.

2. That the interference with the flows of water from plaintiffs' wells caused by the reduction in ground water pressures in the aquifers which supply their wells resulting from the operation of defendant Murray City Corporation's 16-inch diameter well has not been an unreasonable interference with the rights of the plaintiffs to the use of underground water by means of their wells, nor have the water rights of plaintiffs or any of them been impaired thereby.

3. That the Decree of this Court should be entered dismissing the Complaint of plaintiffs with prejudice.

4. That the Decree of this Court should be entered approving Change Application No. a-3887 and affirming the Decision of the State Engineer of the State of Utah dated May 28, 1962 whereby he approved the same.

5. That each party shall bear his and its own costs.

Dated this _____ day of October, 1972.

BY THE COURT

District Judge